itt appeareth to the Court here that [the s]ame is an accon of Eject- Liber W.C. ment, one that it is comenced by the said William as Lessee to Henry Hardy agt Wm Harbert casuall Ejector And the said Phillip Lines who is the party concerned haveing named himselfe Defendt instead of the casuall Ejector, to try the title to One hundred and ffifty acres of Land called Hardyes purchase, lyeing in Charles County and lately in the tenure and occupacon of Thomas Peircy deceased, And being now in dispute betweene the said Henry Hardy & Philip Lines, the Court preiveing the said one hundred and ffifty acres of land now in question is parcell of a tract of land fformerly surveyed for ffrancis Posey and John Berlaines planters containing floure hundred and ffifty acres And lately in the tenure and occupacon of Richard Wat- p. 123 son deceased, under whome the plts Lessor Claymeth, And ffor that the Defendt Lines claymeth part of the said one hundred and ffifty acres as parcell of a parcell of land fformerly Surveyed ffor Thomas Batchelor containing floure hundred & flifty acres called stump Dale, The Court doe finde it absolutely necessary, that the said two parcells of Land called Watsons Land and stump Dale bee surveyed and laid out by some skilfull pson according to the originall survey thereof, by the Direccon of the neighbourhood that are most Knowing in the ancient meets and bounds of the same two parcells of Land, thereby the better to ffinde out the true bounds of the Land in question, and that ffaire plotts and Certifficates of both the same parcells of Land be returned to the next Provinciall Court, soe that upon pusall & viewing thereof and hearing of what can be said of both sides the Court may doe therein what to Justice apptaines. Itt is by the Court this Day ordered that Randolph Brandt gentl bee and is hereby especially appointed impowered and comanded to lay out the aforesaid two parcells of Land according to the ancient meets and bounds thereof in the prsence of the sheriffe of Charles County aforesaid, who is hereby comanded and impowered to sumon and impannell a Jury of twelve good Lawfull and honest men of the neighbourhood to goe upon the said land and to sumon and examine Witnesses upon oath that the truth of the matter may bee ffully discovered, And the said Randolph Brandt is hereby ordered to runn the Lines according to the Evidence there to bee given and the Direccons of the Jury, and to returne Certifficates of his pceedings herein, and ffaire plotts of the Lands in question to the next Provinciall Court to bee held att st Maryes the Eleaventh day of May next attested aswell under the hand and seale of the said Randolph Brandt, as of the sheriffe and Jurors aforesaid, that his Lordshipps Justices being ffully informed of the truth of the premisses may doe therein as to Justice shall apptaine

Barnard Johnson | Elizabeth Letchworth late of Calvert County widdow was attached to answere unto Barnard John-Eliza Letchworth son in a plea of trespasse upon the case